MEDIATION SETTLEMENT AGREEMENT (EEO COMPLAINT ALLEGING AGE DISCRIMINATION)

The Complainant [INSERT NAME] and the Agency enter into this negotiated settlement agreement to completely resolve the disputed issues raised in the [INSERT] complainant's informal complaint, Base Docket No.; AFCARO Docket No.; and/or complainant's EEO complaint, EEOC Case No.] (Note: for each subsequent level of complaint, insert the prior identification, i.e., for cases at the EEO administrative hearing stage include the AFCARO/OCI OCI and Base Docket No.) This Agreement is entered into based on the authority provided by Section 717 of the Civil Rights Act of 1964, as amended (42 U.S.C. 2000e-16) [29 C.F.R. Section 1614.603].

The parties mutually agree:

This agreement constitutes the complete understanding between the Complainant and the Agency and is binding upon the parties, their successors, and their representatives. No other terms, promises, or agreements will have any force or effect unless reduced to writing and signed by all parties to this Agreement.

Seven days is a reasonable time for Complainant to consider and execute this agreement. Complainant has a right to consult with an attorney before signing this agreement. If this offer is not executed and returned to the agency official presenting the offer within this time frame, this offer of settlement is no longer open for consideration unless the agency renews the offer after seven days.

All promises, conduct, and statements made in the course of reaching this Settlement Agreement, including the fact of settlement, are confidential and will not be disclosed voluntarily to the extent permitted by law. See, e.g., 5 U.S.C. 574 and Federal Rule of Evidence 408. The Complainant agrees that *he/she* will not disclose or discuss this settlement with other agency employees (except his or her representative and responsible management personnel.) The Agency agrees it will not disclose or discuss this settlement except as necessary for implementation. The Complainant authorizes the Agency to disclose the terms of this Agreement to Agency officials who may need to review and approve the terms of the Agreement;

The terms will not establish any precedent nor will be used as a basis by the Agency, Complainant or any representative organization to seek or justify similar terms in any subsequent case;

This agreement does not constitute an admission of liability, fault or error by the Agency, its employees or representatives, and/or any violation of Title VII of the Civil Rights Acts of 1964 and 1991, as amended, the Age Discrimination in Employment Act of 1967, as amended, the Rehabilitation Act of 1973, as amended, or any other federal or state statute or regulation.

This agreement provides that no monies, including attorney fees, will be paid by either side unless specifically set forth in this agreement.

The Mediator, Agency, and Complainant/Grievant will *immediately notify* the Air Force Central Labor Law Office (CLLO) at DSN 426-9158 or (703) 696-9158 if anyone seeks information about confidential discussions that took place during this mediation session. The CLLO will provide guidance about how to respond.

2. In exchange for the promises made by the Agency in paragraph 3 of this Agreement, the Complainant freely and voluntarily agrees:

That execution of this agreement operates as a withdrawal of and all of the complaint(s) identified in the Preamble above.

Not to institute a lawsuit and waives all right to personal recovery, including but not limited to compensatory damages, in any lawsuit brought against the Agency by either Complainant or the Equal Employment Opportunity Commission, or other type of EEO complaint or any other civil and criminal litigation in any court or other administrative forum, for all acts, events and circumstances arising out of or connected with the facts upon which each complaint as listed in the preamble is based, including, but not limited to actions brought under Title VII of the Civil Rights Acts of 1964 and 1991, as amended, the Rehabilitation Act of 1973, as amended, or any other federal or state statute or regulation. The Complainant specifically and voluntarily affirms that he/she has made no other claims under the Age Discrimination in Employment Act, as amended.

That in the event the Complainant believes that the Agency has violated a term or condition of this Agreement, to notify in writing the Chief EEO Counselor within 30 calendar days of the asserted violation and request that the terms of the Agreement be specifically implemented. If the Agency determines no violation occurred or refuses or fails to correct any violation identified by Complainant within 30 calendar days, Complainant may appeal to the Equal Employment Opportunity Commission and request specific enforcement of the Agreement or, alternatively, that the complaint be reinstated for further processing from the point processing ceased.

[INSERT additional terms placed on the Complainant that are case specific.]

- 3. In exchange for the promises made by the Complainant in paragraph 2 of this agreement, the Agency agrees:
- a. [INSERT the terms the Agency agrees to implement to resolve the complaint(s).]

under the Age Discrime Complainant is advised agreement. The Comp consult with an attorney affixed immediately bel Complainant was advis and understands the exe	ination in Employment A of the right to consult w lainant shall have a rease of and consider this Agree ow this paragraph shall sed in writing of the conte	int may have specific rights Act, 29 U.S.C. 633a, as ame with an attorney prior to exect conable period of time, 7 calculates. The Complainant's serve as an acknowledgment ent, intent, and meaning of the agreement will waive all content Act.	nded. The ating this endar days, to signature that is paragraph
[INSERT Complainan	t's Name]		
(Reference 29 U.S.C.	626(f)(1)(A)-(E) and 2	9 U.S.C. 626(f)(2)	
understand and agree the coordinated through the sufficiency and will be coordination. 6. By signing below, the	hat, as a provision of this e Legal Office and the Pe ome fully binding upon to the Complainant acknowl	es upon their signature. Bot s settlement, the agreement r ersonnel Office for legal and he Agency only upon compl edges reading this Agreemen	nust be technical etion of that
		of this Agreement, and havi s Agreement without coercid	
Complainant Signature	Date	Respondent Signature	Date
-	Mediator Signature	Date	
representative if appli	icable, and Agency set	Complainant's or Respond tlement authority.] (Note: 7 calendar days after havin	The Appellant may

paragraph 6 above. The day after the Complainant signs paragraph 6 shall serve as the

first day for counting purposes.)